

Options for a Federal Renewable Electricity Standard

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Summary

The choice of power generation technology in the United States is heavily influenced by the cost of fuel. Historically, the use of fossil fuels has provided some of the lowest prices for generating electricity. But growing concerns over greenhouse gas emissions and other environmental costs associated with burning fossil fuels are leading some utilities and energy providers to deploy more renewable energy technologies to meet power demands.

State governments have generally led the way in encouraging deployment of renewable energy technologies. Many states are essentially picking up where federal research and development dollars left off, using a Renewable Portfolio Standard (RPS) to create a market for renewable energy via mandatory requirements. While most RPS goals are expected to be met, about 12 states have existing provisions expiring by 2015, and approximately 14 states and the District of Columbia have existing RPS or related provisions scheduled to expire by 2020.

Wide-scale deployment of renewable energy technologies is at the heart of policy discussion for a national Renewable Electricity Standard (RES), which would require certain retail electricity suppliers to provide a minimum percentage of the electricity they sell from renewable energy sources or energy efficiency. Green jobs growth from renewable and clean energy development is one of the goals of RES policy development; however, embedded energy efficiency requirements could also act to reduce the need for new renewable electricity generation facilities. An alternative Clean Energy Standard would provide incentives to certain advanced coal and nuclear facilities while also targeting retirement of older, polluting fossil fuel generation. Most of the opposition to an RES concerns the potentially higher cost to consumers of compliance using renewable electricity technologies.

The United States has traditionally relied primarily on market forces and temporary tax incentives to encourage the development and deployment of new technologies. This strategy is the “business as usual” model. However, several other forces are in play that call into question the “business as usual” model for innovation and deployment of renewable energy technologies. Even with generous tax incentives, non-hydro renewable electricity constituted approximately 4% of U.S. electric power industry capacity as of 2009. If renewable electricity is to play a larger role in the electricity future of the United States, many maintain that federal action may be necessary. As a result, some observers have argued for governmental intervention to bolster and accelerate U.S. activities relating to renewable energy.

A federal RES could offer an opportunity to drive renewable energy market growth by creating a compliance requirement nationally, bridging the gap of expiring or lower state RPS standards into future years. A Feed-in Tariff (FIT) is an alternative incentive concept to drive renewable energy growth via a mandatory purchase requirement by electric utilities. However, current U.S. law limits options for a national FIT.

The future global clean energy market has been estimated by 2020 to have sales as high as \$2.3 trillion, and, as such, would be one of the world’s biggest industries. Many nations are moving to secure a share of the expected rewards. Many argue what still appears to be missing is a long-term U.S. national energy policy that fully considers the costs and benefits of paths forward. The vision and clarity of a U.S. plan of action coming out of a well-defined national energy policy could provide the transparency and regulatory certainty the investment community has long claimed as necessary to help finance the modernization of the U.S. electricity sector.

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Introduction

Electric power generation in the United States is currently dominated by the use of fossil fuels. Coal is the major fuel used to produce electricity from steam turbine-generators employing basic principles in use since the Industrial Revolution. However, burning coal results in environmental costs as emissions of nitrogen and sulfur oxides contribute to formation of smog and acid rain. Today, carbon dioxide emissions from the burning of coal and other fossil fuels are also widely believed to be contributing to global climate change and its potentially damaging effects.

Renewable energy has been used since long before the Industrial Revolution, but not on the scale of steam power generation. Renewable energy technologies use the power of the sun, wind, water, and heat from the earth, offering the possibility of producing electricity on a large scale without many of the environmental and climate consequences of electric power generation using fossil fuels. If harnessed by the right technologies, renewable energy offers the possibility for achieving inexpensive, almost limitless electricity with minimal adverse environmental impacts.

Much of the modern impetus for renewable energy development in the United States came from the Arab oil embargo of the 1970s, and the resulting energy crisis. A focus on national security and energy independence emerged with a goal of reducing dependence on foreign supplies of oil. While petroleum is not a major fuel source for electric power generation, the importance of energy to the national economy was underscored. Energy security and independence concerns, combined with growing reliability and environmental concerns led to the development of the renewable energy research and development programs at the U.S. Department of Energy (DOE). Today, added concerns over the global impacts of anthropogenic climate change and a desire for a lasting recovery from the recent recession have increased calls for a comprehensive national strategy making renewable energy a cornerstone of a policy for continuing U.S. economic development and jobs growth. Congress is currently considering legislation to address these concerns.

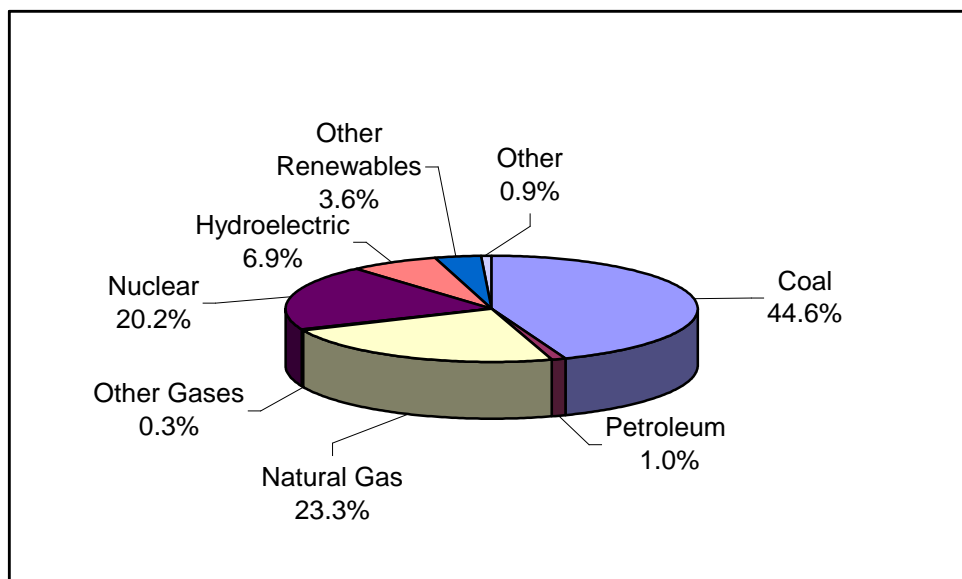
This report discusses current ideas for a federal Renewable Electricity (or Energy) Standard (RES) and a broader Clean Energy Standard (CES). The RES concept would require certain retail electric providers to obtain a minimum percentage of the power they sell from renewable energy sources or energy efficiency. The CES concept would extend the eligible technologies meeting the requirement to include advanced coal and nuclear energy, while also targeting retirement of existing polluting fossil generation. This report refers generally to both concepts as an RES unless otherwise stated. The goal of this report is to explore how such policies could potentially increase the amounts of renewable electricity generated in the United States, discussing other related public policy goals and rationales for renewable energy development, and the challenges/drawbacks of RES policy.

Background

Electric Power Generation in the United States

The choice of power generation technology in the United States is heavily influenced by the cost of fuel. Historically, the use of fossil fuels has provided some of the lowest prices for generating electricity. **Figure 1** shows that, as of 2009, coal accounts for approximately 45% of net generation by the electric power sector,¹ followed by natural gas at 23%, and nuclear power at 20%.

Figure 1. U.S. Electric Power Industry Net Generation, 2009



Source: U.S. Energy Information Administration, *Annual Energy Review 2009*, Table 8.2a.

Notes: Total Net Generation is 3.953 billion kwh. See <http://www.eia.gov/emeu/aer/elect.html>.

Electric power generation is responsible for 37% of U.S. domestic carbon dioxide emissions (the primary anthropogenic greenhouse gas (GHG)), and over one-third of all U.S. GHG emissions.² Growing concerns over GHG emissions, other environmental costs associated with burning fossil fuels, and existing or anticipated state and federal policies addressing these issues are leading some utilities and energy providers to deploy more renewable energy technologies to meet power demands. As of 2009, hydropower represented 7% of all U.S. electric power industry net generation with all other renewable energy accounting for a further combined total of 4%.³

¹ Includes electric utilities and independent power producers.

² U.S. Energy Information Administration, *Emissions of Greenhouse Gases in the United States 2008*, DOE/EIA-0573(2008), December 2009, [http://www.eia.doe.gov/oiaf/1605/ggrpt/pdf/0573\(2008\).pdf](http://www.eia.doe.gov/oiaf/1605/ggrpt/pdf/0573(2008).pdf).

³ U.S. Energy Information Administration, *Electricity Net Generation: Total (All Sectors), 1949-2009*, Annual Energy Review 2009, Report No. DOE/EIA-0384(2009), July 19, 2010, <http://www.eia.gov/emeu/aer/elect.html>.

Status and Potential of Renewable Energy in the United States

A summary of the status of current major renewable energy technologies follows, using figures for domestic estimated growth based on projections in the DOE's Energy Information Administration's (EIA's) *Annual Energy Outlook for 2010*.⁴ Renewable energy technologies are at different stages of maturity in the technology development cycle, and are still being optimized from an engineering viewpoint. Some of the major perceived barriers the technologies must overcome to achieve a greater share of the electricity generation market are presented.

Biomass

Biomass for electric power is arguably the most conventional of all renewable electricity technologies and has a potentially large future. Biomass is currently the largest non-hydropower source of renewable energy consumed in the United States. Approximately 53% of all renewable energy used comes from biomass represented by biofuels, landfill gas, biogenic municipal solid waste, wood, wood-derived fuels, and other biomass such as switchgrass and poplar trees.⁵ Agricultural wastes (such as corn stover) are another potential feedstock. With wood and biomass net summer capacity reported at 7 Gigawatts (GW) for 2009, DOE estimates that 29 GW of domestic biomass generation could be available by 2030.⁶ Sustainable management of biomass resources, especially forests, will be critical to this future.

Biomass combustion is a relatively mature technology, but it is not widely used and is generally most efficient from a heat input-to-energy produced perspective when used in a combined heat-and-power application.⁷ Large scale co-firing of biomass with coal is a higher efficiency, lower per unit cost option.⁸ Technologies for biomass gasification could potentially result in higher efficiencies when used to produce synthesis gas⁹ or hydrogen for heat and/or power production. Demonstration and deployment of newer industrial gasification technologies is needed to scale-up plants and provide economical designs with high degrees of availability.¹⁰ Huge potential exists for the biomass category, as it is generally regarded as a carbon-neutral source of energy.¹¹

⁴ U.S. Energy Information Administration, *Annual Energy Outlook for 2010 - Yearly Projections to 2035*, Renewable Energy Generating Capacity, May 2010, <http://www.eia.doe.gov/oiaf/forecasting.html>. Hereafter referred to as AEO 2010.

⁵ CRS Report R41440, *Biomass Feedstocks for Biopower: Background and Selected Issues*, by Kelsi Bracmort.

⁶ AEO 2010.

⁷ Combined heat and power (also called "cogeneration") involves the production of electricity and use of rejected heat energy for a thermal application from a single use of fuel.

⁸ Larry Eisenstat, Andrew Weinstein, and Steven Wellner, *Biomass Cofiring: Another Way to Clean Your Coal*, Power Magazine.com, July 1, 2009, http://www.powermag.com/coal/Biomass-Cofiring-Another-Way-to-Clean-Your-Coal_2000_p2.html.

⁹ Synthesis gas (or "syngas") is a mixture of mostly carbon monoxide and hydrogen, and is chemically similar to natural gas.

¹⁰ Availability represents the number of hours a power production facility is able to produce electricity relative to the total number of hours in the time period considered. Base load power plants fueled by coal or geothermal or nuclear energy may have an availability of between 70% and 90%.

¹¹ Biomass combustion is generally considered carbon neutral because trees and plants are considered to take in as much or more carbon dioxide in the growing cycle as they release when burned. However, an issue often raised is the timing of the release of carbon dioxide. The growing cycle takes in carbon dioxide as the plant grows, while the combustion process releases the stored carbon dioxide all at once.

Wind

With about 10 GW of capacity installed, wind power was second only to natural gas in U.S. capacity additions in 2009.¹² The total installed and grid-connected wind power capacity as of 2009 in the United States reached approximately 35 GW.¹³ DOE estimates that domestic wind power could reach a capacity of 68 GW by 2030 in its baseline scenario.¹⁴

Wind turbines are increasing in generating capacity, with domestic turbines in 2009 averaging 1.74 Megawatts (MW) in capacity.¹⁵ When the wind is blowing at speeds which can be harnessed, electricity can be generated at prices nearly competitive with conventional fossil fuels. Since the wind doesn't blow all the time and varies in strength, average costs are higher and integration of large amounts of wind into an electricity grid has often been raised as an issue.¹⁶ Backup generation in the form of natural gas combustion turbines has been the standby choice in some instances. Energy storage (using batteries or other means) is often suggested as a potential answer to deal with intermittency concerns. Since many of the best wind resource areas in the United States are far from population centers where the electricity will be used, the development of transmission facilities to carry power to population centers has been discussed as a prerequisite for wider development. Given these factors, DOE projects (with a deliberate and sustained national effort) that as much as 20% of the nation's electrical supply could be provided by wind energy by 2030. This would require wind power capacity to reach 300 GW, or a growth of over 280 GW over the next 21 years. Achieving such a prodigious goal would mean addressing significant challenges in technology, manufacturing, employment, transmission and grid integration, markets, and siting strategies.¹⁷

Offshore wind power in the United States is a fledgling industry, having just received federal authority in 2010 to go ahead with the first U.S. offshore wind farm in Nantucket Sound, off the Massachusetts coast. Known as the Cape Wind project, it is designed to operate 130 turbines from the German firm Siemens AG with a total capacity of 420 MW.¹⁸ Permits for more than 2,476 MW capacity for offshore projects are pending as of 2009.¹⁹ The overall potential for U.S. offshore wind power production capacity was estimated at 908 GW in 2005.²⁰

¹² Ryan Wiser and Mark Bolinger, *2009 Wind Technologies Market Report*, Lawrence Berkeley National Laboratory, August 2010, <http://eetd.lbl.gov/ea/ems/reports/lbnl-3716e-ppt.pdf>.

¹³ Global Wind Energy Council, *Global Wind 2009 Report*, March 2010, http://www.gwec.net/fileadmin/documents/Publications/Global_Wind_2007_report/GWEC_Global_Wind_2009_Report_LOWRES_15th.%20Apr..pdf.

¹⁴ AEO 2010. Op. cit.

¹⁵ Wiser and Bolinger, Op. cit.

¹⁶ International Energy Agency, *Variability of Wind Power and Other Renewables: Management Options and Strategies*, Management Options and Strategies, 2005, <http://www.iea.org/Textbase/Papers/2005/variability.pdf>.

¹⁷ U.S. Department of Energy, Office of Energy Efficiency and Renewable Energy, *20% Wind Power by 2030: Increasing Wind Energy's Contribution to U.S. Electricity Supply*, December 2008, <http://www1.eere.energy.gov/windandhydro/pdfs/42864.pdf>.

¹⁸ Reuters, "Cape Wind, First U.S. Offshore Wind Farm, Approved," April 28, 2010, <http://www.reuters.com/article/idUSTRE63R42X20100428>.

¹⁹ See <http://eetd.lbl.gov/ea/ems/reports/bnl-3716e-es.pdf>.

²⁰ Walt Musial, *Offshore Wind Energy Potential for the United States*, National Renewable Energy Laboratory, May 2005. http://www.windpoweringamerica.gov/pdfs/workshops/2005_summit/musial.pdf.

Solar PV

Another renewable resource with enormous potential is sunlight. Sunlight is converted directly into electricity using solar photovoltaic (PV) cells which today are largely made from crystalline silicon. Research is underway to reduce the cost of PV cells using base materials other than silicon (such as cadmium telluride) and to improve manufacturing techniques which may increase the efficiency of solar cells.²¹ Technologies to increase or concentrate the amount of sunlight in PV cells could raise the efficiency of the light-to-electricity conversion.²²

Solar PV is widely used in a number of off-grid applications where distributed energy resources²³ are useful, and in peaking power applications to reduce power usage from the electric utility grid. Battery storage is important to off-grid usage to extend hours of usage past peak daylight. While solar PV installations only represented 1.37 GW of cumulative capacity in 2009, DOE estimates generating capacity from solar PV could reach almost 12 GW by 2030 in the United States.²⁴

Since the amount of electricity that can be produced from solar PV generally depends on the intensity of sunshine (and the angle at which PV panels face the sun), the best potential exists for applications in sunny regions and lower latitudes. But the relative success of solar PV installations in Germany (with a total capacity of 8.9 GW in 2009)²⁵ prove the wider applicability of the technology in less-than-optimal climates.²⁶ Integration of PV cells and materials into building structures and designs could be a major step for the technology.

Concentrating Solar Thermal

Concentrating solar thermal technologies use mirrors to concentrate sunlight and generate heat usually for steam production. This steam is then used to generate electricity or provide high-temperature hot water for industrial or other process uses such as heating and cooling. Fairly large areas of land are needed, plus access to water since it is used for steam generation and cooling. Some novel applications heat air directly to generate thermal gradients which are harnessed to produce electricity. Solar thermal technologies are currently used for utility-scale power generation, but costs in the United States are considerably higher than prices for fossil-fuel power generation. Advances in the designs and materials of absorbers, reflectors and heat transfer fluids in next-generation solar thermal systems could potentially reduce costs to six cents per kilowatt-hour (kwh) by 2015.²⁷

Solar power, like wind power, is considered a variable resource but solar power technologies can generate the most power when demand is highest—when the weather is hot and sunny. Concentrating solar power thermal plants with heat storage capacity are being increasingly

²¹ Solar Today, *Game Changing Technology on the Horizon*, American Solar Energy Society, March 2009, <http://www.solartoday-digital.org/solartoday/200903/?pg=27>.

²² Andrew Moseman, *How Solar Power Could Become Cheaper Than Coal*, Discover magazine, November 1, 2010, <http://discovermagazine.com/2010/jul-aug/01-how-solar-power-become-cheaper-than-coal>.

²³ [Distributed generation] is located close to the particular load that it is intended to serve. General, but non-exclusive, characteristics of these generators include an operating strategy that supports the served load and interconnection to a distribution or sub-transmission system (138 kV or less). See <http://www.eia.doe.gov/glossary/index.cfm?id=D>.

²⁴ AEO 2010. Op. cit.

²⁵ Sustainable Business.com News, *US Solar Capacity Grew 37% in 2009*, April 16, 2010, <http://www.sustainablebusiness.com/index.cfm/go/news.display/id/20148>.

²⁶ Australian Broadcasting Corporation, “Germany an Unlikely Hot Spot for Solar Power,” August 2007, <http://www.abc.net.au/news/stories/2007/08/01/1994041.htm>.

²⁷ NREL 2009. Op. cit.

considered for large central station generating plants in the sun-rich areas of the western United States, which could make such plants a base load²⁸ option.

Improved energy storage schemes would benefit both conventional power generation and off-grid applications in particular. New utility-scale solar thermal facilities will likely be located mostly in the southwestern region of the United States, an area where water resources may be under stress.²⁹ As such, EIA projects slow growth in domestic power generation from solar thermal technologies from 0.61 GW capacity in 2007 to 0.93 GW by 2030.³⁰

Applications in residential and smaller industrial/commercial facilities are another area of potential solar thermal use. Solar hot water heaters are growing in use in the United States, but have seen much wider applications in parts of Europe and Asia. Additional research and development (R&D) investment may be needed to increase energy conversion efficiencies and bring down energy costs if smaller solar thermal systems are to become mainstream choices domestically.

Geothermal

Steam or hot water extracted from geothermal reservoirs in the Earth's crust can be used to generate electricity, or to provide thermal energy for heating or thermal processes. EIA projects this hydrothermal capacity could reach almost 4 GW by 2030, up from 2.44 GW in 2009.³¹ Geothermal energy may no longer depend upon the availability of suitable naturally occurring geothermal resources. Enhanced Geothermal Systems (EGS) are man-made geothermal reservoirs. By drilling into the Earth's crust and injecting water to create steam, EGS offers the potential to produce geothermal energy almost anywhere, not just in areas where steam or hot water occur naturally, and offers the possibility for large scale generation of clean energy. Improvements in drilling technology can lower costs, and better fluid flow techniques can increase the amount of power generated.

Ground Source Heat Pumps (GSHP) are used mostly in residential applications and take advantage of the temperature difference between the ground and air. GSHP require a piping network to be buried underground to serve the customer's heating and cooling needs. Energy efficiency standards focused on home heating and cooling could lead to improved technologies and wider deployment of GSHP in new construction.

Hydroelectric Power

Only 2,400 of the 80,000 dams in the United States produce electricity.³² Building a new hydroelectric power plant is expensive, and can face considerable opposition based on

²⁸ A base load plant, usually housing high-efficiency steam-electric units, normally operates to take all or part of the minimum load of a system, and consequently produces electricity at an essentially constant rate and runs continuously. These units are operated to maximize system mechanical and thermal efficiency and minimize system operating costs. See <http://www.eia.doe.gov/glossary/index.cfm?id=B>.

²⁹ Solar thermal power plants currently use almost as much water as fossil-fueled power plants. See CRS Report R40631, *Water Issues of Concentrating Solar Power (CSP) Electricity in the U.S. Southwest*, by Nicole T. Carter and Richard J. Campbell.

³⁰ AEO 2010. Op. cit.

³¹ AEO 2010. Op. cit.

³² Oak Ridge National Laboratory, *Dams: Multiple Uses and Types*, <http://www.ornl.gov/info/ornlreview/rev26-34/text/hydside1.html>.

environmental concerns if a large dam is to be built.³³ As such, with most of the better sites already developed, DOE does not expect much growth in large conventional hydroelectric capacity. As of 2009, EIA reported conventional hydropower electric capacity at 77.2 GW.³⁴ However, DOE has identified approximately another 5,677 sites with the potential to generate about 30 GW of capacity using small and “low head” hydroelectric technologies.³⁵

Other hydroelectric technologies are less mature. Opportunities to generate power with small elevation differences and low flow applications may need further R&D to optimize the hydroelectric generation potential. Hydrokinetic energy technologies generate power from the movement of water. Electricity can be generated from the flow of water in rivers, or additionally from the flow of released water at existing dams. Wave energy and tidal flow demonstrations of the various technologies to tap the power potential of coastal waters and estuaries are just beginning.

Renewable Electricity Costs Compared with Fossil Fuels

As described in the preceding sections, renewable energy technologies are designed to harness a variety of renewable energy resources with very different physical characteristics, such as the wind and the sun. Different technologies have seen different levels of investment over the years based upon various evaluations of potential and economic readiness to serve current markets or applications. The timeframe under consideration is important in any discussion of the potential for renewable energy technologies, for the technologies are at different stages in their development cycles and have attributes suited to different applications and locations. Consequently, the costs of generating electricity varies by type and maturity level of each renewable energy technology. The potential for deployment often depends upon local incentives and the quality of the renewable resource.

The cost of producing electricity from renewable energy sources is generally higher than electricity generated from fossil fuels when capacity factor³⁶ and operations and maintenance (O&M) costs are considered. The variable nature of some renewable energy sources generally results in lower capacity factors. However, the fuel component of O&M for most renewable energy sources is zero. Transmission costs vary for renewable energy and conventional generation technologies alike, depending on the distance from the generating power plant to where the power is consumed.

³³ CRS Report R41089, *Small Hydro and Low-Head Hydro Power Technologies and Prospects*, by Richard J. Campbell.

³⁴ AEO 2010. Op. cit.

³⁵ Idaho National Laboratory, *Feasibility Assessment of the Water Energy Resources of the United States for New Low Power and Small Hydro Classes of Hydroelectric Plants*, January 2006, http://hydropower.inel.gov/resourceassessment/pdfs/main_report_appendix_a_final.pdf.

³⁶ Capacity factor is the ratio of the electrical energy produced by a generating unit for the period of time considered to the electrical energy that could have been produced at continuous full power operation during the same period. See <http://www.eia.doe.gov/glossary/index.cfm?id=C>.

Figure 2. Estimated Annual Levelized Costs of New Generation

Estimated Levelized Cost of New Generation Resources, 2016.						
Plant Type	Capacity Factor (%)	U.S. Average Levelized Costs (2008 \$/megawatthour) for Plants Entering Service in 2016				
		Levelized Capital Cost	Fixed O&M	Variable O&M (including fuel)	Transmission Investment	Total System Levelized Cost
Conventional Coal	85	69.2	3.8	23.9	3.6	100.4
Advanced Coal	85	81.2	5.3	20.4	3.6	110.5
Advanced Coal with CCS	85	92.6	6.3	26.4	3.9	129.3
Natural Gas-fired						
Conventional Combined Cycle	87	22.9	1.7	54.9	3.6	83.1
Advanced Combined Cycle	87	22.4	1.6	51.7	3.6	79.3
Advanced CC with CCS	87	43.8	2.7	63.0	3.8	113.3
Conventional Combustion Turbine	30	41.1	4.7	82.9	10.8	139.5
Advanced Combustion Turbine	30	38.5	4.1	70.0	10.8	123.5
Advanced Nuclear	90	94.9	11.7	9.4	3.0	119.0
Wind	34.4	130.5	10.4	0.0	8.4	149.3
Wind – Offshore	39.3	159.9	23.8	0.0	7.4	191.1
Solar PV	21.7	376.8	6.4	0.0	13.0	396.1
Solar Thermal	31.2	224.4	21.8	0.0	10.4	256.6
Geothermal	90	88.0	22.9	0.0	4.8	115.7
Biomass	83	73.3	9.1	24.9	3.8	111.0
Hydro	51.4	103.7	3.5	7.1	5.7	119.9

Source: Energy Information Administration, Annual Energy Outlook 2010, December 2009, DOE/EIA-0383(2009)

EIA recently estimated the average levelized cost³⁷ (in 2008 dollars) of power generation for new power plants entering service in 2016 for a variety of energy technologies.³⁸ As shown in **Figure 2**, a levelized cost per megawatt-hour (mwh) of \$100.4 was estimated for conventional coal power generation, \$83.1 for natural gas-fired conventional combined cycle, \$119 for advanced nuclear, \$119 for onshore wind, \$191.1 for offshore wind, \$396.1 for solar PV, \$256.6 for solar thermal, \$115.7 for geothermal, \$111 for biomass, and \$119.9 for hydropower. These estimates appear to show that some renewable energy technologies are competitive in cost and approaching parity with some fossil fuel power generation options. Others, however, are quite high-cost, suggesting the need for significant improvement in technology to become cost competitive.

Renewable Portfolio Standards in States

Many states are essentially picking up where federal research and development dollars left off, using a Renewable Portfolio Standard (RPS) to create a market for renewable energy via mandatory requirements or voluntary goals.

³⁷ The present value of the total cost of building and operating a facility over its life, as represented by equal annualized amounts.

³⁸ U.S. Energy Information Administration, *2016 Levelized Cost of New Generation Resources from the Annual Energy Outlook 2010*, AEO 2010, January 12, 2010, http://www.eia.doe.gov/oa/aeo/electricity_generation.html.

Through August 2010, RPS requirements or goals have been established in 29 states plus the District of Columbia.³⁹ RPS requirements generally oblige electric utilities to provide electricity from renewable energy sources in increasing amounts over a specified period of years. The requirement can be for a portion of the electricity provider's installed capacity, but most states specify a percentage of sales. Nineteen states and the District of Columbia have mandatory renewable energy requirements. Six states have renewable goals without financial penalties, and Virginia has incentives for utilities to meet renewable energy goals, and three power authorities have renewable energy goals. It should be noted that RPS and related policies in these states were designed to address various state objectives.⁴⁰

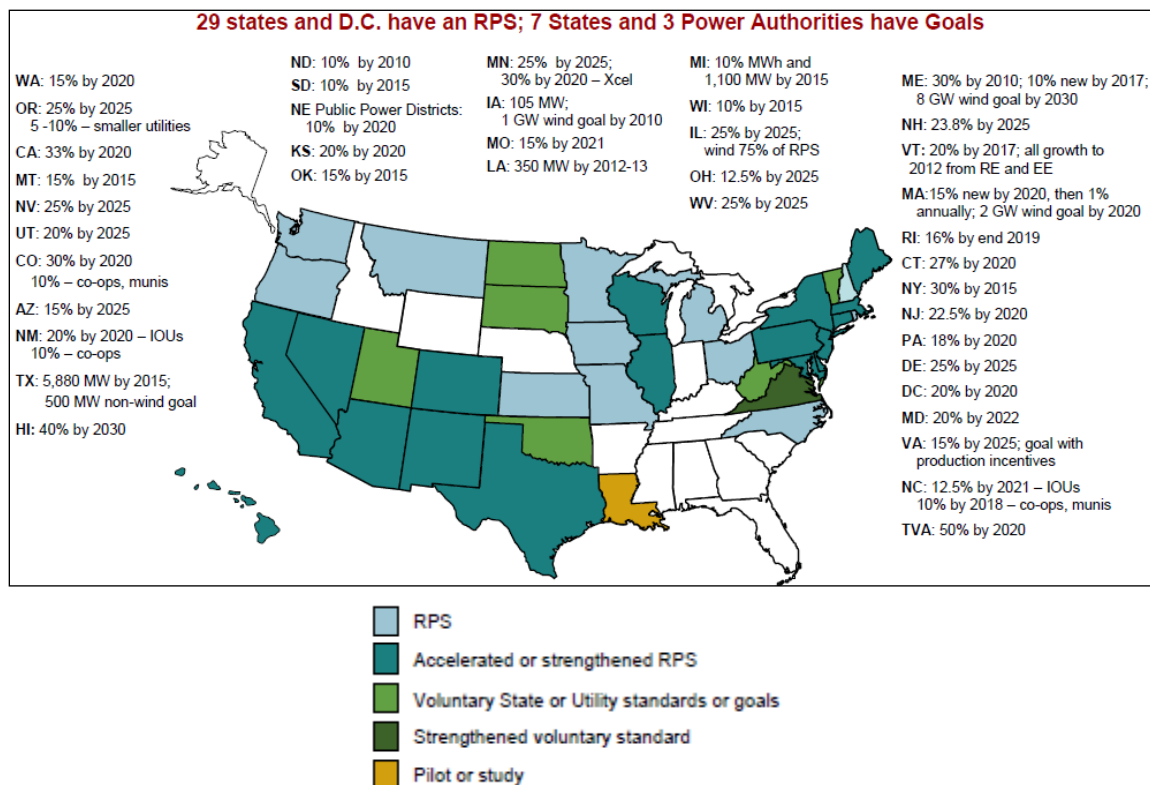
EIA expects most states to meet existing RPS goals for renewable energy deployment.⁴¹ But as is illustrated in **Figure 3**, about 12 states have existing provisions expiring by 2015, and approximately 14 states and the District of Columbia have existing RPS or related provisions scheduled to expire by 2020. The minimum amounts of renewable energy required in these RPS programs varies considerably, as does the timeframe for implementation and the eligible technologies.

³⁹ Federal Energy Regulatory Commission, *Renewable Power & Energy Efficiency Market: Renewable Portfolio Standards, Renewable Portfolio Standards (RPS) and Goals*, August 2010, <http://www.ferc.gov/market-oversight/other-mkts/renew/other-rnw-rps.pdf>.

⁴⁰ There can be multiple goals for an RPS, and some states aim for a broader set of objectives than others. Examples of broader goals and objectives include local, regional, or global environmental benefits; local economic development goals; hedging fossil fuel price risks; and advancing specific technologies. See http://www.epa.gov/chp/state-policy/renewable_fs.html.

⁴¹ Energy Information Administration, *Annual Energy Outlook 2010 with Projections to 2035*, Report #:DOE/EIA-0383(2010), May 11, 2010, http://www.eia.doe.gov/oiaf/aeo/state_renewable.html.

Figure 3. Renewable Power and Energy Efficiency Market: Renewable Portfolio Standards



Source: Federal Energy Regulatory Commission, *Market Oversight*, August 2010.

Notes: Details including timelines may be found in the Database of State Incentives for Renewables and Energy Efficiency at <http://www.dsireusa.org>.

Debate over a National Renewable Electricity Standard

The United States has traditionally relied on market forces and tax incentives to encourage the development and deployment of new technologies. This strategy is the “business as usual” model. However, several other forces are in play that call into question the “business as usual” model for innovation and deployment of renewable energy technologies. For example, investment dollars are relatively scarce at this time, as the nation struggles to emerge from a recession. Also, certain other nations, including Germany and China, have employed a different approach. They have aggressively used governmental policies to channel government resources into renewable energy programs that have permitted them to establish renewable energy industries whose products and productivity often exceed those of the United States.⁴² The need for wide deployment of renewable energy technologies on a national scale is at the heart of policy discussion for a RES.

Advocates of a federal RES say it offers an opportunity to drive renewable energy market growth by creating a compliance requirement nationally, bridging the gap of expiring or lesser state RPS

⁴² BusinessGreen.com, “UK and US lag China and Germany in Race to Attract Clean Tech Investors,” October 28, 2009, <http://www.businessgreen.com/articles/print/2252151>.

standards into future years. Legislation can impact energy markets by mandating change directly, i.e., through specific compliance requirements, or through incentives to encourage change. Such policy initiatives can be described as “market drivers” since they can cause changes affecting decisions regarding energy supply and demand. Many believe that the United States’ existing (mostly non-renewable) low-cost energy system limits market opportunities in the short term, despite potential opportunities in the longer term both domestically and abroad. Some believe that energy policies based on temporary tax incentives are not true drivers of markets, since their effects may not last much past the expiration date of the incentive. Tax credits and other tax incentives can thus be seen as enablers of projects because they can add to a decision to go forward on a project. However, power projects still go forward without tax incentives if there is a market demand. Recent policies shifting certain renewable energy tax credits to cash grants have helped many new energy projects to be deployed, but how long these taxpayer-subsidized facilities will continue to operate absent continued support over the long term remains to be seen. Even with generous tax incentives and resource growth potential, non-hydro renewable electricity constituted approximately 4% of U.S. electric power industry production as of 2009. If renewable electricity is to play a larger role in the electricity future of the United States, many maintain that federal action may be necessary. As a result, some observers have argued for governmental action to bolster and accelerate U.S. activities relating to renewable energy. Renewable energy sources are seen as contributing to U.S. goals for energy security and energy independence by reducing dependence on petroleum imports with renewable electricity providing energy for electric vehicles. In addition, renewable biofuels can be used to generate electricity directly or power fuel cells used in electric or hydrogen-powered vehicles. Renewable energy sources can also improve the reliability of electric power systems by increasing the diversity of electricity generation resources,⁴³ and can potentially lower electricity prices by replacing more volatile fossil fuels.⁴⁴

Opponents of a national RES base their arguments largely on cost. Electric power generation decisions in the past have largely been based upon the cost of generating electricity (excluding externalities—environmental costs to society not considered in energy prices). The cheapest fuel for many years has been coal, when economies of scale are considered. Coal currently accounts for almost 45% of net electricity generation in the United States, and replacing even a portion of that generation with renewable energy would not be a small undertaking. Renewable energy sources are naturally occurring but variable, and harnessing the forces of nature is not easy or very efficient given the current state of technologies. Most of the best large-scale hydropower resources have already been developed, and the best areas for wind power and solar energy are often far from population centers where the electricity produced would be consumed. Even if energy efficiency and energy conservation measures were to lessen the need for building future power generation, replacing large centralized power stations with renewable energy would be a

⁴³ The Federal Energy Regulatory Commission (FERC) accepted a California Independent System Operator proposal that would allow “intermittent” generation resources to participate in the state’s competitive spot market. Intermittent resources are solar or wind power (or other power-production technologies) systems that produce electricity only under certain conditions or during certain hours. FERC said in its decision under docket numbers ER02-922-000 and EL02-51-000, “Encouraging the development of intermittent generation will increase diversity in the resource base, thereby improving system reliability as a whole.” See <http://www.wapa.gov/es/greennews/2002/apr8'02.htm>.

⁴⁴ “An additional benefit of increased competition from renewables—and thus reduced demand for fossil fuels—could be lower prices for electricity generated from fossil fuels. Several analyses [have shown] that competition from increasing renewables could reduce natural gas prices. A comprehensive modeling project of the New England Governors’ Conference found that an aggressive renewables scenario, in which renewables made up half of all new generation, would depress natural gas prices enough to lead to a slight overall reduction in regional electricity prices compared with what prices would be if new generation came primarily from fossil fuels.” See Union of Concerned Scientists, *Benefits of Renewable Energy Use*, Powerful Solutions: Seven Ways to Switch America to Renewable Electricity, 1999, http://www.ucsusa.org/clean_energy/technology_and_impacts/impacts/public-benefits-of-renewable.html.

massive task. Deployment of wind power (the fastest growing U.S. renewable energy segment) on a large scale would likely require considerable investments to upgrade electric transmission line capacity and install back-up power due to the intermittency of wind. Much of that back-up capacity would likely come from natural gas-fired combustion turbines, a fossil fuel with half the carbon intensity of coal but that comes with a history of price volatility.

Goals and Design of RES Policy

The key factors in the design of a RES policy include the final target level of the requirement (e.g., 5% or 25% of electricity sales), the time span over which the requirements are applicable, and the technologies being advanced by RES.

The level of the RES requirement can be a reflection of the rationale for the legislation, with deference to other considerations such as the relative quality of renewable energy resources in various regions of the United States. Recent RES proposals have been related to general goals to lower GHG emissions. The time span over which the RES proposal would be applicable reflects general goals for the legislation (for example, job creation or economic development).

Similarly, RES proposals have traditionally advanced renewable energy technologies which harness naturally replenished energy sources with a reduced or near zero GHG footprint. With GHG emissions reduction being a key feature of past RES proposal, recent legislative proposals have sought to expand the eligible technologies to include selected “clean energy” technologies such as mine-mouth methane or clean coal technologies.

Issues Related to National RES Policy

The following paragraphs discuss both major and ancillary issues related to the implementation of a national RES policy on states, regions, and customers’ income levels.

Regional Differences in Renewable Energy Resources

The quality (as defined by availability, magnitude and variability) of renewable energy resources differs in geographic regions across the United States. As a result, certain states and regions may be considered to be in a better position to comply with RES requirements at a lower cost than others, given the attributes of various renewable energy technologies.

Some electric utilities in the southeastern United States contend that renewable energy resources available in the region are insufficient to meet RES goals, potentially forcing the purchase of renewable energy from other regions with the result of higher prices for electricity. Forest-based biomass is seen as the most likely source for renewable energy development in the southeast, but competing uses for biomass raise questions regarding the sustainability of resource supplies.⁴⁵

Similarly, concerns have been expressed in western states with good solar energy quality that large-scale development of solar thermal plants could stress constrained water resources.⁴⁶ These plants can consume as much water as comparable generating plants fueled by coal, if alternatives

⁴⁵ CRS Report R40565, *Biomass Resources: The Southeastern United States and the Renewable Electricity Standard Debate*, by Richard J. Campbell.

⁴⁶ CRS Report R40631, *Water Issues of Concentrating Solar Power (CSP) Electricity in the U.S. Southwest*, by Nicole T. Carter and Richard J. Campbell.

are not employed to reduce water used for steam production and cooling. Plans for developing solar thermal plants are therefore being viewed with water conservation in mind.

Governors in the eastern United States have voiced their own concerns regarding plans being discussed nationally for building high-voltage transmission lines to import wind power from the midwestern states.⁴⁷ The central issue is who will pay for the transmission lines.⁴⁸ Eastern states are wary of being assessed the entire cost of building such projects, and increased development of local renewable energy resources is seen by some as a better alternative.

RES and Infrastructure: Centralized vs. Distributed Electricity Generation

Compliance with an RES will likely require decisions on how goals for development of the electricity network should proceed to use renewable resources cost-effectively. RES requirements for energy efficiency could also lead to demand-side management⁴⁹ technology being incorporated into plans for infrastructure development. Such issues could impact how much new renewable generation will be required and where the generation will be located.

Most communities in the United States are served by a local electric utility which brings power to businesses and residences via electric transmission lines from steam-electric power generating facilities located miles away from large population centers. In fact, a network of power plants generally connects to a grid of higher voltage transmission lines which then distribute electric power over smaller lower voltage lines for customer use. Most of these plants burn coal or natural gas (i.e., fossil fuels) to generate electricity in base load operations. Efficiency of operation (the ratio of fuel input to energy produced) has been achieved from economies of scale, resulting in electrical power being generated fairly cheaply, but with a consequence of commensurately large GHG and other emissions. Nuclear power, though largely free of GHG emissions, is also drawn from large, centralized plants. This central station concept allows for a number of power plants to cost-effectively serve multiple communities, providing reliable power, and allowing different generating options to be incorporated into networks, including renewable electricity.

Some renewable electricity technologies are also capable of serving as base load capacity, notably geothermal, biomass, and hydroelectric dams. Wind power is considered intermittent because the wind doesn't blow all the time, and wind predictability is a concern especially for electricity dispatchers in organized markets (such as regional transmission organizations). Similarly, solar facilities depend on sunlight. Storage schemes may provide an answer for variability of power

⁴⁷ Dan Piller, *Eastern Governors Protest Midwest Wind Transmission Line*, Des Moines Register, July 30, 2010, <http://blogs.desmoinesregister.com/dmr/index.php/2010/07/13/eastern-governors-protest-midwest-wind-transmission-line/>.

⁴⁸ FERC recently issued its Notice of Proposed Rulemaking for "Transmission Planning and Cost Allocation by Transmission Owning and Operating Public Utilities" (FERC Docket RM10-23-000 issued June 17, 2010). FERC is seeking public comment on its intent to amend its regulations so that transmission planning would reflect "additional public policy objectives" beyond provision of reliable and cost-effective service (such as the integration of renewable energy resources).

⁴⁹ Demand-side management refers to the planning, implementation, and monitoring of utility activities designed to encourage consumers to modify patterns of electricity usage, including the timing and level of electricity demand. It refers to only energy and load-shape modifying activities that are undertaken in response to utility-administered programs. It does not refer to energy and load-shaped changes arising from the normal operation of the marketplace or from government-mandated energy-efficiency standards. Demand-side management covers the complete range of load-shape objectives, including strategic conservation and load management, as well as strategic load growth. See <http://www.eia.doe.gov/glossary/index.cfm?id=D>.

generation issues thus improving dispatchability, i.e., the capability to generate power to meet system loads.

Distributed generation schemes allow electric power to be generated at or near the point of consumption. Wind power and solar PV are well-suited to distributed generation, serving as back-up or main power supplies for single customers or communities. Similarly, on-site or local generation may be seen as an option, and combined heat and power generation has long been used by industry to provide some or all of its electricity needs. Communities or consumers seeking back-up or independent power supplies using stand-alone generation may find this their best cost option. Renewable electricity technologies can take advantage of these opportunities.

The Smart Grid⁵⁰ is one of the options being discussed for the future of U.S. electricity networks and would build interactive intelligence into electricity transmission and distribution systems across the United States. Energy efficiency and energy conservation could be enhanced by demand-side management programs enabled by the wide scale deployment of smart meters. Energy storage projects could enhance such a system, providing options for peak load management and potentially allowing for even greater cost savings. As such, aggressive deployment of a Smart Grid may even be able to reduce GHG emissions 18% by 2020.⁵¹

Transmission Infrastructure

The electricity transmission infrastructure of the United States is aging, and in many places is not keeping up with current uses, let alone future needs. Power interruptions and congestion problems cost the U.S. economy an estimated \$100 billion a year in damages and lost business.⁵² A study funded by the electric utility industry estimated that modernization of the grid may cost as much as \$1.5 trillion to \$2 trillion⁵³ if the electric system is to address projected future needs, potential national cyber security and other grid vulnerabilities,⁵⁴ and reliability concerns. Another recent study has looked at just the cost of upgrading the national transmission system to accommodate expected new renewable electricity generation through 2025.⁵⁵ The study concluded that incremental transmission to accommodate existing state RPS requirements will cost approximately \$40 billion to \$70 billion. To meet the higher target of either an existing state RPS or a 20% federal RES requirement, the study estimates incremental transmission costs of \$80 billion to \$130 billion.

Renewable energy projects in the western and southwestern United States are often located in areas far removed from large population centers where the power would be consumed. The process of selecting a route and siting a transmission line can take years even when only a single jurisdiction is involved. Building transmission lines across multiple states can be a very complicated and contentious process. The Energy Policy Act of 2005 established a process to identify and locate national interest energy transmission corridors (NIETCs) where transmission

⁵⁰ Characteristics of a Smart Grid are described in Title XIII of the Energy Independence and Security Act of 2007. (P.L. 110-14). See <http://www.ferc.gov/industries/electric/indus-act/smart-grid.asp>.

⁵¹ R. G. Pratt, P. J. Balducci, and C. Gerkensmeyer, et al., *The Smart Grid: An Estimation of the Energy and CO2 Benefits*, Pacific Northwest National Laboratory, PNNL-19112, Revision 1, January 28, 2010, <http://www.pnl.gov/news/release.aspx?id=776>.

⁵² <http://www.npr.org/templates/story/story.php?storyId=103545351>.

⁵³ <http://online.wsj.com/article/SB122722654497346099.html>.

⁵⁴ CRS Report RL30153, *Critical Infrastructures: Background, Policy, and Implementation*, by John D. Moteff.

⁵⁵ Johannes Pfeifenberger, *Renewable Energy Development and Transmission Expansion – Who Benefits and Who Pays*, Brattle Group, October 12, 2010, http://www.brattle.com/_documents/UploadLibrary/Upload887.pdf.

constraints or congestion may affect consumers.⁵⁶ The American Recovery and Reinvestment Act of 2009 (ARRA) later modified DOE's mission for NIETCs, directing DOE to include areas where renewable energy may be hampered by lack of access to the grid.⁵⁷ Some concepts for development of the Smart Grid could also allow for greater integration of intermittent or peaking renewable electricity generation. For example, advanced sensors built into an upgraded transmission system could monitor where such resources are generating electricity, and shift this power across the grid when and where it is needed.

The North American Electric Reliability Council has a mission to ensure reliability and is aware of the issues which lie ahead, describing the challenges of integrating renewable energy sources as requiring "significant changes to traditional methods for system planning and operation."⁵⁸

RES and Options for Green Jobs Growth

Jobs growth from renewable and clean energy development is one of the greater goals of RES policy development.⁵⁹ An RES could provide a market driver for growth of renewable energy nationally, bridging the gap of expiring RPS standards and providing a driver for clean energy growth into future years. But modest RES requirements that slowly increase over the longer term may not provide a strong enough market driver in the short term to create domestic manufacturing opportunities on its own. Embedded energy efficiency requirements could also act to reduce the need for new renewable electricity generation facilities.

The domestic design and manufacture of renewable energy major equipment and components is the key to maximizing green jobs growth in the United States. Providing incentives to encourage manufacturers to locate production in the United States is therefore crucial to this intended future. Factories producing renewable energy equipment will likely require the development of supply chains, which in turn may spur expansion of a services sector to support the industry. Emergence of such supply chains and services could potentially result in a range of employment possibilities for both salaried and hourly wage workers.

National government investment on an enormous scale could be required to build a clean energy manufacturing future. Governments in Asia are investing amounts that are proportionally significantly greater than those spent by the United States⁶⁰ to develop clean energy manufacturing clusters.⁶¹ Direct investments by governments in the Asia-Pacific region are aimed

⁵⁶ U.S. Department of Energy, *National Electric Transmission Congestion Report and Final National Corridor Designations - Frequently Asked Questions*, October 2007, http://nietc.anl.gov/documents/docs/FAQs_re_National_Corridors_10_02_07.pdf.

⁵⁷ Section 409 of ARRA (P.L. 111-5) directs DOE to analyze transmission needs and constraints related to renewable energy in the 2009 study of electric transmission congestion, and make recommendations to achieve "adequate transmission capacity."

⁵⁸ North American Electric Reliability Corporation, *Accommodating High Levels of Variable Generation*, April 2009, http://www.nerc.com/files/IVGTF_Report_041609.pdf.

⁵⁹ President Obama has declared a goal for the United States to become the world's leading exporter of renewable energy technologies, setting out policy objectives for the development of related "green jobs". *Obama Administration's Plan for Energy: An Overview*, The White House, http://www.whitehouse.gov/issues/energy_and_environment/.

⁶⁰ The United States is 11th among G-20 nations in clean energy investment intensity (i.e., clean energy investment as a percentage of gross domestic product). See "Who's Winning the Clean Energy Race?" at http://www.pewtrusts.org/uploadedFiles/wwwpewtrustsorg/Reports/Global_warming/G-20%20Report.pdf?n=5939.

⁶¹ Clusters can be defined as geographic concentrations of interconnected companies, specialized suppliers, service providers, and associated institutions in a particular field that are present in a nation or region. See CRS Report R40833, *Renewable Energy—A Pathway to Green Jobs?*, by Richard J. Campbell and Linda Levine.

at replicating the success of the Silicon Valley cluster in Northern California where inventors, investors, manufacturers, suppliers, universities, and others established a “dense network of relationships.” The goal of such clusters is to produce competitive, long-term cost and innovation advantages for participating firms and nations.⁶² Supporters of a cluster development option believe that the United States cannot simply rely on an enhanced research, development, and deployment program to commercialize innovations needed to quickly expand its role in an international clean energy race. Many believe that ideally, these manufacturing clusters could be formed as public-private partnerships with state governments, businesses, and academic institutions as core members. One potential model could see federal funds competitively awarded to public-private partnerships seeking to establish such clusters around the United States, coordinated with such like-minded state government programs.

Longer-term, a focus of the Advanced Projects Research Agency-Energy⁶³ program is aimed at the next generation of clean energy technologies. Projects should aim for leap-frog advances in the renewable technologies developed if the goal is market share, for incremental improvements may not dislodge current market leaders. For example, if we assume a 25-year lifespan for today’s utility scale wind power turbines and solar farms, this provides a target horizon for timing a roll-out of innovative clean energy technologies to replace the old technologies. The performance of these new technologies will need to be sufficiently “disruptive,” so that decommissioning and replacement of the old technology will be seen as the most cost-effective decision.

The future global clean energy market has been estimated by 2020 to have sales as high as \$2.3 trillion, and, as such, would be one of the world’s biggest industries.⁶⁴ Many nations are moving to secure a share of the expected rewards. There are no guarantees that the commitment of resources by the United States to a clean energy manufacturing strategy will bring the desired results in future jobs or market share. Companies choosing to serve global markets have a variety of drivers in the decision about where to locate manufacturing facilities. Often, the potential size of the local market is a key consideration, and the countries which established (and those establishing) competitive clean energy industries began by serving a strong, often protected, domestic market. Trade policies will undoubtedly be a major factor in determining whether U.S. products can enter some of these global markets. Establishing incentives attractive enough for manufacturing to locate in the United States could help to create a strong export-focused industry.

Potential Cost Impacts on Lower Income Consumers

While specific strategies used by electricity retailers to comply with RES requirements would vary, a recent study suggests that an RES could result in dramatically higher costs to consumers.⁶⁵ The study asserts that if wind power and solar energy were to replace cheaper coal-fired electric generation, the additional costs of building transmission and replacement capacity to balance

⁶² See the report by the Breakthrough Institute and the Information Technology and Innovation Foundation “Rising Tigers, Sleeping Giant,” http://thebreakthrough.org/blog/Rising_Tigers.pdf.

⁶³ The Advanced Projects Research Agency – Energy (ARPA-E) was established within the U.S. Department of Energy under the 2007 America COMPETES Act to promote and fund research and development of advanced energy technologies. See <http://arpa-e.energy.gov/About.aspx>.

⁶⁴ Center for American Progress, *Out of the Running?*, March 2010, http://www.americanprogress.org/issues/2010/03/pdf/out_of_running.pdf.

⁶⁵ David Kreutzer, Karen Campbell, and William Beach, et al., *A Renewable Electricity Standard: What It Will Really Cost Americans*, Heritage Foundation, Center for Data Analysis Report #10-03, May 5, 2010, <http://www.heritage.org/research/reports/2010/05/a-renewable-electricity-standard-what-it-will-really-cost-americans>.

fluctuations when energy from intermittent renewable sources is unavailable could increase customer rates.

Current RES and CES proposals contain provisions for “Ratepayer Protection” which are intended to limit the incremental cost of compliance with an RES. However, any potential electricity rate increases would result in a relatively higher proportional impact on lower income customers. While both RES and CES proposals allow states the option of using “alternative compliance payments”⁶⁶ to offset potential increases in consumer bills caused by a RES, there is no provision directing states to use such funds specifically to relieve incremental cost impacts on lower income consumers.

National Feed-In Tariff Options

According to the National Renewable Energy Laboratory’s report, “Feed-in Tariff Policy: Design, Implementation, and RPS Policy Interactions,”⁶⁷ feed-in tariffs (FITs) are the “most widely used policy in the world” to promote renewable energy deployment. FITs are an incentive policy to drive renewable energy growth via a mandatory purchase requirement by electric utilities, thus guaranteeing payments to renewable energy developers producing electricity. The NREL study suggests that an FIT can be a complementary strategy to an RES by focusing incentives on specific technologies.⁶⁸

Feed-in tariff concepts are not new to the United States, as programs have been initiated by states such as Vermont, Oregon, and Washington, and by local municipalities such as Gainesville, FL, and Sacramento, CA. Many of these existing programs seek to provide incentives to a particular technology (most often solar PV), or seek to nurture domestic renewable energy industries.⁶⁹ A national FIT might seem unlikely for the United States quite simply due to the variability of renewable energy resources across the United States, and adoption of a FIT for one technology would inevitably favor specific regions.

While the Federal Energy Regulatory Commission (FERC) holds sway over interstate energy transactions and commerce, there are 50 state governments involved with local electricity issues and regional energy markets. FERC issued a ruling in July 2010⁷⁰ that sets the stage for how FIT concepts may be considered under current U.S. law. The California Public Utilities Commission (CPUC) wanted to implement a program under California state law establishing a FIT specifically for cogeneration systems under 20 MW. Several investor-owned utilities objected, maintaining that FERC alone had the authority to institute such a program. The CPUC asked FERC to clarify

⁶⁶ Alternative compliance payments have been proposed as a mechanism for electric retail providers who cannot obtain sufficient renewable electricity or energy efficiency resources to meet RES compliance obligations. Portions or all of these payments are proposed to be returned to the states in an escrow or similar fund specifically to address RES issues.

⁶⁷ Between 2000 and 2009, FITs in Europe are responsible for deployment of more than 15 GW of solar PV capacity, and more than 55 GW of wind power. FITs have also led to the deployment of 75% of solar PV and 45% wind power around the world. Karlynn Cory, Toby Couture, and Claire Kreycik, *Feed-in Tariff Policy: Design, Implementation, and RPS Policy Interactions*, National Renewable Energy Laboratory, NREL/TP-6A2-45549, March 2009, <http://www.nrel.gov/docs/fy09osti/45549.pdf>. (NREL FIT).

⁶⁸ FITs can differentiate the tariff prices to account for different technologies, project sizes, locations, and resource intensities. FITs can also target distributed generation specifically. Toby Couture, Karlynn Cory, and Emily Williams, et al., *A Policymaker’s Guide to Feed-in Tariff Policy Design*, National Renewable Energy Laboratory, NREL/TP-6A2-44849, July 2010, <http://www.nrel.gov/docs/fy10osti/44849.pdf>.

⁶⁹ Paul Gipe, *Washington State Introduces Feed-in Tariff*, Renewable Energy World, February 2, 2009, <http://www.renewableenergyworld.com/rea/news/article/2009/02/washington-state-introduces-feed-in-tariff-54645>.

⁷⁰ See 132 FERC ¶ 61,047.

whether the Federal Power Act prevented the state from implementing the program. FERC concluded that the plan as proposed set wholesale rates in interstate commerce, which, as such, fell under federal jurisdiction. However, FERC went on to say that as long as cogenerators in this instance obtain “qualifying status” under the Public Utility Regulatory Policies Act of 1978 (PURPA, P.L. 96-617),⁷¹ and the rates set by the CPUC do not exceed the “avoided cost”⁷² of the utility purchasing the power, the proposal would not be preempted by PURPA or FERC regulations. California subsequently revised its FIT plans and proposed a new pilot program seeking to support 1 GW of renewable electric capacity. The plan requires the state’s three investor-owned utilities to purchase power from renewable energy projects ranging from 1 MW to 20 MW through competitive auctions. Utilities are then required to award contracts with preference given to the lowest cost “viable” project, and then make subsequent awards to the next lowest cost project until MW requirements are reached.⁷³

FERC’s decision suggests that FIT policies can be applied to qualifying facilities (over 20 MW capacity) under PURPA, and still be subject to FERC and avoided cost pricing requirements. The price of renewable electricity appears to be falling to levels more competitive with conventional fossil generation. If FIT rates can be set at attractive price levels (within avoided cost requirements) allowing renewable energy developers to establish long-term contracts with electric utilities, then FITs may still be an option under current federal law.

Definition of a National Energy Policy

Given the major goals for an RES such as creating green jobs and reducing environmental impacts from traditional power generation using fossil fuels, enacting a clean energy strategy employing an RES or similar policy is an important option in the nation’s energy strategy. Many argue what still appears to be missing is a long-term national energy policy which has fully considered the current and future energy needs of the United States, balanced by a deliberate evaluation of the costs (including externalities) and benefits (including employment). With recent technological developments raising the potential for natural gas to be produced from tight shale gas formations, the outlook for renewable electricity development could be affected if these unconventional natural gas sources can be developed and economically produced in an environmentally acceptable manner. The vision and clarity of a plan of action coming out of a well-defined U.S. national energy policy may provide the transparency and regulatory certainty the investment community has long claimed as necessary to help finance the modernization of the U.S. electricity sector.

Initiatives for a Federal Renewable Energy Standard

Several bills were introduced in the 111th Congress to establish a requirement for electric utilities to provide a fixed percentage of the electricity they sell to customers from renewable or clean energy sources. Two stand-alone proposals for a Renewable Electricity Standard (RES) and the

⁷¹ See FERC Order 697-A, “[a]ll sales of energy or capacity made by Qualifying Facilities 20 MW or smaller are exempt from section 205 of the Federal Power Act.” 18 C.F.R. 292.601.

⁷² Avoided cost is the “[i]ncremental cost of alternative electric energy” in PURPA, defined “with respect to electric energy purchased from a qualifying cogenerator or qualifying small power producer, the cost to the electric utility of the electric energy which, but for the purchase from such cogenerator or small power producer, such utility would generate or purchase from another source.” See 16 U.S.C. 824a-3. Cogeneration and small power production.

⁷³ SustainableBusiness.com News, *California Proposes Feed-in Tariff Pilot Program for Renewables*, August 27, 2010, <http://www.sustainablebusiness.com/index.cfm/go/news.display/id/20942>.

similar proposal for a Clean Energy Standard (CES) are summarized in the following sections. CRS analysis of previous RES provisions in legislation pending before the 111th Congress is contained in the **Appendix**.

Summary and Analysis of S. 3813

S. 3813, the Renewable Electricity Promotion Act of 2010,⁷⁴ would amend PURPA,⁷⁵ adding a federal RES based on integrated renewable electricity and energy efficiency requirements.

Under S. 3813, each retail electric supplier with annual sales to electric consumers of 4 million megawatt-hours (mwh) or more would be required to earn or acquire renewable electricity or energy efficiency credits (RECs) for a portion of its annual retail sales. Electric utility companies in Hawaii would be exempt from the RES. Renewable energy from facilities on Indian Lands would be eligible to receive double RECs. Renewable energy from small distributed generation (less than 1 MW) and energy from algae would be eligible to receive triple RECs.

DOE would be required to establish a federal REC trading program to certify utility compliance with the RES. A REC could be traded, or held (carried forward) for up to three years from the date it was issued. One REC would be issued for each associated kwh of renewable energy or energy efficiency, and could be used only once for RES compliance. DOE could delegate its authority for the REC market function to a “market-making entity.”

Renewable energy technologies qualifying under the RES included solar, wind, geothermal, ocean energy, biomass, landfill gas, qualified hydropower,⁷⁶ marine and hydrokinetic energy, incremental geothermal production, “coal-mined methane”, qualified waste-to-energy, or other innovative renewable energy sources.

S. 3813 excludes from the base qualification calculation (i.e., the amount of annual electricity supply that the renewable energy and energy efficiency percentages would be applied to) the annual retail electricity sales power generation from hydroelectric facilities, nuclear power, and fossil electric power generation proportional to its GHG emissions captured and geologically sequestered.⁷⁷

The minimum required total annual renewable electricity and energy efficiency percentages for the specified calendar year are:

2012 – 2013	3%
2014 – 2016	6%
2017 – 2018	9%
2019 – 2020	12%
2021 – 2039	15%

⁷⁴ Introduced in September 2010 by Senators Bingaman and Brownback.

⁷⁵ 16 U.S.C. §796 (17)(E).

⁷⁶ Essentially, new capacity from efficiency upgrades, new capacity, or powering of non-electric dams.

⁷⁷ For example, research is ongoing to convert carbon dioxide into methanol or other fuels. See <https://share.sandia.gov/news/resources/releases/2007/sunshine.html>.

Energy efficiency would be limited to account for no more than 26.67% of the annual compliance requirement. Qualifying energy efficiency improvements would include customer facility energy savings, distribution system electricity savings, and incremental electric output from new combined heat and power systems compared to output from separate electric and thermal components. DOE would be required to issue regulations for measurement and verification of electricity savings. Compliance with other energy efficiency standards (whether federal, state or local) would not count toward the RES requirements.

An “alternative compliance payment” (ACP) of 2.1 cents per kwh (adjusted for inflation) would be allowed to meet RES requirements, with 75% of ACP being paid into individual state funds for a renewable energy escrow account. These funds would be designed to help states develop new renewable energy resources, energy efficiency, or promote the development, deployment, and use of electric vehicles and their batteries. States may also use the funds to offset increases in customer bills caused by the RES.

A civil penalty for non-compliance with RES requirements would apply, and would be calculated as the product of the number of kwhs sold to electric consumers in violation of requirements, multiplied by 200% of the ACP.

Utilities may petition DOE annually to waive compliance with RES requirements (in whole or part) for reasons of “Rate Payer Protection” to limit the rate impact of the incremental cost of compliance “to not more than 4% per retail customer” in any year. States may also petition DOE to seek a variance from compliance for “one or more years” due to “transmission constraints preventing delivery of service.”

States may require higher renewable energy or energy efficiency levels, but all states must comply with RES requirements at a minimum. DOE would be required to facilitate cooperation between federal and state renewable energy and energy efficiency programs to the maximum extent practicable.

DOE may make loans to electric utilities for qualifying projects to facilitate RES compliance, or reduce the impact of RES requirements on customer electricity rates.

Beginning in 2017, and every five years thereafter, DOE would review and report to Congress on whether the program established by S. 3813 contributes to an “economically harmful” increase in electric rates in regions of the United States, analyze whether the program has resulted in “net economic benefits for the United States,” and analyze whether new technologies and clean renewable sources would “advance the purposes of the section.” DOE is to make recommendations on whether the percentages of energy efficiency and renewable electricity required should be increased or decreased, and whether the definition of renewable energy should be expanded to reflect changes in technology or whether previously unavailable resources of clean or renewable electricity should be increased or decreased.

The definition of biomass would be modified and renewable energy would be defined for purposes of the federal renewable energy purchase requirement. Sustainability would also be added as a focus for biomass harvesting, with a mandatory interagency (i.e., Department of Agriculture, Department of the Interior, and Environmental Protection Agency) report to Congress that assesses the impacts of biomass harvesting for energy production.

Comments on the S. 3813 RES

For the base qualification calculation of annual retail electricity sales power generation, S. 3813 would exclude fossil electric power generation in proportion to the GHG emissions captured and geologically sequestered. However, it is possible that captured GHG emissions may find other market-worthy applications if, for example, captured carbon dioxide can be economically converted to fuels or other useful products.⁷⁸ The bill does not address whether captured, non-sequestered but usefully applied GHGs may also be eligible for the same exemption.

Many municipal utilities and electric cooperatives fall below the threshold of 4 million mwh electricity sales. These entities would not have to comply with the RES.

Energy from algae would be eligible to receive triple RECs. The RES is focused on producing electrical energy. While most current algal biomass research seems to be leading to biofuels development, the opportunity to make a biofuel for producing electricity may exist (for example, to produce a “synthetic” natural gas or fuel for combustion turbines).

Transmission access could be a key issue in future renewable energy development. Under S. 3813, states may also petition DOE to seek a variance from compliance for “one or more years” due to “transmission constraints preventing delivery of service.” There is no mention of how such a transmission constraint would be determined. For example, it does not specify whether the FERC would be involved in making the determination.

“Clean” energy is mentioned in the title of the legislation and with regard to future technologies eligible for the RES. Clean energy is differentiated from renewable energy in the bill as clean or renewable energy, but is not defined in the legislation. Nuclear and advanced coal technology projects are eligible as beneficiaries of ACP funds set up by states.

S. 1462, the American Clean Energy Leadership Act of 2009 (ACELA), proposed an RES provision which served as the model for the provisions in S. 3813. Differences between the two proposals include:

- The base quantity of electricity in ACELA would exclude electricity from incinerated municipal solid waste (MSW) owned by an electric utility or sold to an electric utility under a contract or rate order to meet the needs of its retail customers. In S. 3813, MSW qualifies only as a renewable energy resource under “qualified waste-to-energy.”⁷⁹
- ACELA returns all of the ACP to the state in which the electric utility is located, as opposed to S. 3813 in which 75% of the ACP is returned. S. 3813 does not specify whether amounts from civil penalties for non-compliance also go to state ACP funds.
- The start date for RES minimum targets for annual renewable electricity or energy efficiency in S. 3813 would be 2012 instead of 2011. Required annual percentages of sale to be met by renewable energy or energy efficiency are the same.

⁷⁸ National Energy Technology Laboratory, *Research Projects to Convert Captured CO2 Emissions to Useful Products*, July 2010, http://www.netl.doe.gov/publications/press/2010/100706-Research_Projects_To_Convert.html.

⁷⁹ See §610(a)(11).

S. 20 Compared with S. 3813⁸⁰

The stated goal of the CES in the Clean Energy Standard Act of 2010⁸¹ in S. 20 is to support and expand the use of clean energy and energy efficiency, reduce GHG emissions, and reduce dependence on foreign oil. The bill would amend PURPA by adding requirements for a federal CES.

In S. 20, the base qualification of retail sales to electricity consumers excludes power produced from existing electric utility-owned hydroelectric facilities, and power generated from incineration of municipal solid waste facilities owned by electric utilities.

Clean energy has a broad definition in S. 20. In addition to the renewable energy technologies qualifying in S. 3813, several additional “clean energy” technologies would qualify for the CES including qualified nuclear energy, advanced coal generation, eligible retired fossil fuel generation, or other innovative clean energy sources as determined by the DOE Secretary in rulemaking.⁸²

Clean energy credits in S. 20 would be issued for compliance with CES requirements, and could be banked for use in any future year or traded in a trading program to be established by DOE, with generally one credit being issued per kwh of associated clean energy generation or energy efficiency.

In S. 20, power from “eligible retired fossil fuel generation” is included in the clean energy definition as a mechanism to encourage the retirement of these facilities. Eligible fossil fuel power generation can be derived from any fossil fuel. The bill considers the quantity of electricity generated in the three years prior to retirement with average carbon dioxide emissions in excess of 2,250 pounds per mwh. Once a plan is in place to permanently retire the power plants by 2015, these facilities would be eligible for clean energy credits. Such credits would be issued at a rate of 0.25 credits per kwh for the three-year period beginning on the date of retirement of the facility, and the credit calculation would be based on the average annual quantity of electricity generated during in the three-year period prior to retirement.

Advanced coal generation in S. 20 would be eligible for clean energy credits based on kilowatt-hours net generation exported to the grid in the prior year multiplied by the ratio of carbon dioxide captured and sequestered compared to the total carbon dioxide captured, sequestered, and emitted. Double credits would go to the first five advanced coal plants geologically sequestering at least one million tons per year of carbon dioxide. Coal plants “retrofitted” with advanced coal technology could also receive double credits for geologically sequestering the flue gas emissions equivalent to 200 MW of electric power generation. Carbon dioxide captured and used for enhanced oil recovery would receive credits reduced by a factor of 25%.

The definition of eligible biomass in S. 20 differs from S. 3813, which uses the definition from §203(b)(1) of the Energy Policy Act of 2005. The CES in S. 20 more closely follows the

⁸⁰ A determination of costs and benefits of the CES compared with the RES is beyond the scope of this report as it would require a number of specific assumptions to be made regarding the timing, funding, facility types and number of installations not possible from the information provided in either bill.

⁸¹ Introduced by Senator Graham in September 2010.

⁸² “Incremental Fossil Fuel Production” means the power generated at these facilities attributable to energy efficiency improvements in excess of average electric generation in the same three year period. “Incremental nuclear production” is the incremental power attributable to permanent plant energy efficiency improvements or capacity additions made on or after the date of enactment of the section. “Qualified nuclear energy” means power from a unit placed in service on or after the date of enactment of the section.

definition in the Food, Conservation, and Energy Act of 2008⁸³ and would include biomass removed from the National Forest System and other public lands under specific conditions generally considered to aid healthy forests or reduce the risk of forest fires.⁸⁴

Combined heat and power facilities are rewarded in S. 20 with additional clean energy credits for higher efficiencies. One additional credit per kwh would be provided for systems that exceed a 50% efficiency improvement. Systems achieving a 90% improvement would qualify for 1.5 credits per kwh.

The minimum required annual clean energy or energy efficiency percentages in S. 20 for the specified calendar year are:

2013 – 2014	13%
2015 – 2019	15%
2020 – 2024	20%
2025 – 2029	25%
2030 – 2034	30%
2035 – 2039	35%
2040 – 2044	40%
2045 – 2049	45%
2050	50%

Energy efficiency would be allowed to count for no more than 25% of the annual compliance requirement in the CES. Potential electricity savings would be expanded to include savings from incremental nuclear and incremental fossil fuel production.

Alternative compliance payments in S. 20 are allowed to meet CES requirements at a rate of 3.5 cents per kwh, with all of the payment going to the state or states in which the electric utility operates in proportion to the base quantity of retail electricity in each state.

There is no amendment to federal purchase requirements in the CES.

Other Comments on the CES

The CES in S. 20 is more “aggressive” than the RES in S. 3813 in terms of applicable technologies (extending the program to cover certain base load electric generation technologies), with higher CES annual target percentage requirements (rising to 50% of an electric utility’s annual retail sales), and overall length of the period of compliance (to 2050). Embedded is a strategy to address retiring older, inefficient fossil energy plants.

⁸³ P.L. 110-246.

⁸⁴ See CRS Report R40529, *Biomass: Comparison of Definitions in Legislation Through the 111th Congress*, by Kelsi Bracmort and Ross W. Gorte, for a discussion of biomass definitions.

The desired balance in the CES between renewable electricity deployment and deployment of other clean energy technologies is not specified as is, for example, the divide between renewable electricity and energy efficiency projects.

It is not clear how the goal for advanced coal retrofits (i.e., 200 MW of “equivalent” flue gas emissions) considers the power production capacity of the plant prior to the retrofit.

Appendix. Comparisons of Pending Clean Energy Incentive Proposals

S. 1462 (American Clean Energy Leadership Act of 2009) and H.R. 2454 (American Clean Energy and Security Act of 2009)⁸⁵

Sec. 132 of S. 1462 would establish a federal renewable electricity standard (RES) for electric utilities that sell electricity to consumers (for purposes other than resale). Such utilities must obtain a percentage of their annual electricity supply from renewable energy sources or energy efficiency, starting at 3% in 2011 and rising incrementally to 15% by 2021. Eligible renewable sources are defined as wind, solar, geothermal, and ocean energy; biomass, landfill gas, qualified hydropower (i.e., incremental additions since 1992), marine and hydrokinetic energy, coal-bed methane, and qualified waste-to-energy. Other types of renewable energy resulting from innovative technologies may be qualified by the Secretary of Energy via a rulemaking.

Under S. 1462, RES requirements are to be met by the annual submission of federal renewable energy credits (RECs), but up to 26.67% of the requirement may be met by energy-efficiency credits (EECs) in any one year (following a petition by a state's governor). Alternative compliance payments (ACPs) of 2.1 cents per kilowatt-hour are permitted in lieu of meeting the renewable electricity standard, with these payments going directly to the state in which the electric utility is located. Trading of RECs is permitted, and banking of RECs is allowed for up to three years; RECs are retired when submitted for compliance. EECs are awarded for electricity savings verifiably achieved by the electric utility's actions. The Secretary of Energy will provide guidelines and regulations for measurements and baseline definitions in the award of EECs. No EECs will be awarded for compliance with conservation or energy-efficiency standard programs.

Comparison to Similar Provisions in H.R. 2454, American Clean Energy and Security Act of 2009

The structure and definitions of the Renewable Electricity and Energy Efficiency provisions in H.R. 2454 and S. 1462 are essentially the same with regard to eligible renewable energy technologies. Incremental hydropower added after 1992 can be considered renewable energy under the Senate version, as opposed to after 1988 in the House version.

S. 1462 requires compliance with its renewable electricity standard to begin in 2011, one year earlier than the House version. The State of Hawaii is exempted from compliance in the Senate bill. The Senate requirement advances to a maximum of 15% renewable electricity (of which energy efficiency may constitute as much as 26.67%); the House requirement has a maximum of 20% renewable electricity, of which up to 25% may come from energy efficiency.

The implementing agency is designated as DOE in the Senate bill, while the House version has FERC implementing the provision. Retail electric suppliers may receive RECs for complying with a state RES by generating or buying renewable electricity under the Senate bill, but not in the House bill. The Senate energy bill has no parallel provision to the House bill's recognition of renewable energy programs implemented by states which centrally purchase renewable energy.

⁸⁵ Adapted from CRS Report R40837, *Summary and Analysis of S. 1462: American Clean Energy Leadership Act of 2009, As Reported*, coordinated by Mark Holt and Gene Whitney.

The alternative compliance payment is 2.1 cents per kilowatt-hour (kwh) in the Senate Energy bill, compared with 2.5 cents per kwh in the House version. ACP funds can be used for non-renewable energy deployment or energy efficiency under the Senate Energy bill, with generation from nuclear, coal with carbon sequestration and storage, and electric vehicle deployment being eligible. Direct grants to customers to offset higher costs from the RES are also allowed by the Senate bill from ACP funds. The House does not allow for a waiver of RES requirements, while the Senate energy bill allows for deferral due to extremes of weather or nature, to avoid utility rate incremental impacts of more than 4% in any year, or because of transmission constraints preventing delivery of service. There is no provision in the House bill for loans to help electric utilities comply with the RES.

The House bill increases the federal renewable energy purchase requirement beginning in 2012 to 6%, raising it to 20% by 2020, where it would remain through 2039. The Senate energy bill version stays with the lesser requirements in the Energy Policy Act 2005.

The House bill defines one renewable energy credit as representing one megawatt-hour of renewable electricity; a similar definition appears to be implicit (but is not specified) in the Senate energy version. Both renewable energy and energy-efficiency credits can be traded under the Senate bill, while only renewable electricity credits can be traded under the House legislation.

Triple credits are granted when electricity is provided through distributed generation (DG). Definitions of distributed generation eligible for triple RECs differ between the two bills. The Senate energy bill defines DG systems as being at or near a customer site, providing electric energy to one or more customers for purposes other than resale to a utility through a net metering arrangement. The House version defines DG as a facility that generates renewable electricity, primarily serving one or more electric consumers at or near the facility site, which is no larger than 2 MW at the time of enactment (or 4 MW after enactment), generating electricity without combustion. This rules out biomass or municipal solid waste combustion as eligible sources of DG. Both provisions require electricity generation, thus ruling out thermal applications (for example, hot water or steam systems). While not specifying a size limit on DG systems, the Senate only gives triple RECs to DG systems smaller than 1 MW, while the House gives triple RECs to all eligible DG systems.

The two bills differ in the exclusions that would be allowed from the calculation of a utility's total annual electricity supply, called the "base quantity of electricity." This is the amount of annual electricity supply that the renewable energy and efficiency percentages would be applied to. By reducing the annual base quantity, the exclusions would also reduce the total amount of renewable energy and efficiency that would be required. Both bills exclude existing hydro (except qualified hydro), nuclear capacity placed in service after the date of enactment, and the quantity of electricity in a CCS facility proportional to the amount of greenhouse gases (GHGs) sequestered. The Senate energy bill additionally excludes capacity of a municipal solid waste facility owned by, or sold under contract/rate order to, an electric utility, and nuclear power plant efficiency improvements and capacity additions made after the date of enactment.

S. 1462 (American Clean Energy Leadership Act of 2009) and S. 3464 (Practical Energy and Climate Plan Act of 2010)

S. 3464 would create a federal Diverse Energy Standard (DES) for electric utilities selling power to end-use customers. Utilities must obtain minimum annual percentages of the electricity they sell from energy efficiency, renewable energy or other [clean] energy sources of:

2015 – 2019	15%
2020 – 2024	20%
2025 – 2029	25%
2030 – 2049	30%
2050	50%

These diverse energy sources can include advanced coal generation, biomass, coal mine methane, end-user energy efficiency, efficiency savings in power generation, geothermal energy, landfill and biogas, marine and hydrokinetic energy, qualified hydropower (incremental capacity or efficiency improvements made up to three years prior to enactment), qualified nuclear (placed in service on or after date of enactment), solar, waste-to-energy, wind, and any other energy source that results in at least an 80% reduction in greenhouse gas emissions compared to average emissions in the prior year from “freely emitting sources.”

S. 1462 would establish a federal Renewable Electricity Standard for electric utilities selling power to end-use customers. These utilities must obtain an annual percentage of their supplies from renewable energy sources or energy efficiency ranging from 3% in 2011 to 15% by 2021. Renewable sources are defined as wind, solar, geothermal, and ocean energy; biomass; landfill gas; qualified hydropower (i.e., incremental additions since 1992); marine and hydrokinetic energy; coal-bed methane; and qualified waste-to-energy.

Federal Clean Energy Standards

- S. 1462 would establish an RES for electric utilities selling power to end-use customers, requiring energy efficiency measures or renewable energy sources to start at 3% in 2011, rising to 15% of all resources by 2021.
- S. 3464 would create a DES for electric utilities selling electricity to end-use customers, requiring energy efficiency or clean energy sources to start at 15% by 2015, rising to 50% of all sources by 2050.

Other Renewable or Clean Energy Provisions

- S. 1462 excludes from the base quantity (to which RES requirements apply) electricity generated by electric utility-owned hydropower, incineration of municipal solid waste, and electricity from fossil fuel units proportional to greenhouse gas emissions captured and geologically sequestered. S. 3464 only excludes hydropower from the base quantity for the DES.
- S. 1462 would modify the requirement established in the Energy Policy Act of 2005 that federal agencies purchase and/or produce and use renewable electricity. The bill also promotes renewable energy development on federal lands and requires the establishment of Renewable Energy Permit Coordination Offices in field offices of the Bureau of Land Management in a pilot project to coordinate federal permits for renewable energy and electricity transmission.
- Only incremental hydropower, efficiency improvements or powering of non-hydroelectric dams is allowed for the definition of “qualified hydropower” in

- S. 1462. The definition in S. 3464 also allows for new hydroelectric dams to be included.
- Alternative compliance payments for the DES would be set at a minimum 5 cents per kilowatt-hour, which would be higher than the 2.1 cents per kwh set in S. 1462.
- Neither S. 1462 nor S. 3464 clearly defines the basis for issuance or award of a federal renewable energy credit or a diverse energy credit (DEC). While a REC appears to be issued for each megawatt-hour of renewable electricity in S. 1462, both bills associate such credits with a kwh of electricity “used only once” for compliance purposes. DES alternative compliance payments also associate each DEC with a “megawatt hour of demonstrated total annual electricity savings.”

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